

Cindy Kamp Patent Administrator

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September 7, 2005

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Commissioner of Patents P.O. Box 1450 Alexandria, VA 22313

RE: Receipt of Documents from USPTO NOT Belonging to our Company

Dear Sir:

Under this cover letter, I am returning a document that is NOT Emerson's for the following patent application number:

Type of Document

Patent Application No.

Notice of Office Action Summary

10/695,894

I have been in contact with Miles & Stockbridge law firm. This law firm was identified as the intended recipient of the documents received. The firm confirmed that the paperwork is indeed intended for them. I have sent a copy to their office via fax.

Our customer numbers are similar. Emerson Electric Co.'s is 118 and Miles & Stockbridge is 181. Please correct your records as soon as possible so the proper party can begin receiving their documents. This has been occurring regularly over the last two years. Thank you in advance for your assistance in this matter

Sincerely, Cinoly R. Kamp

Cindy H. Kamp Patent Administrator

/crk

Cc: Susan Stiles, Miles & Stockbridge via Facsimile

Enclosures: Notice of Office Action Summary

PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/695,894 10/30/2003		J. Claude Caci	T3497-8770US01	7809	
118	7590 08/23/2005		EXAM	INER	
EMERSON I	ELECTRIC CO		EWART,	JAMES D	
PATENT DEF 8000 WEST F	PARTMENT STATION 2 LORISSANT	826 RECEIVED	ART UNIT	PAPER NUMBER	
ST LOUIS N	AO 63136		2692		

AUG 2 6 2005

DATE MAILED: 08/23/2005

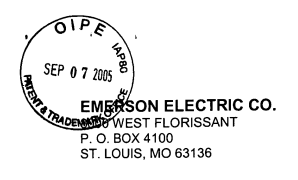
LAW DEPARTMENT

Please find below and/or attached an Office communication concerning this application or proceeding.

RECEIVED OIPE/IAP

SEP 0 9 2005

20	Application No.	Applicant(s)		
07 2005	10/695,894	CACI, J. CLAUDE		
Office Action Summ	Examiner	Art Unit		
DEMARKO	James D. Ewart	2683		
The MAILING DATE of this o	communication appears on the cover sheet	with the correspondence address		
THE MAILING DATE OF THIS CO - Extensions of time may be available under the after SIX (6) MONTHS from the mailing date of the period for reply specified above is less the fixed period for reply is specified above, the mailing to the period for reply within the set or extended period.	provisions of 37 CFR 1.136(a). In no event, however, may f this communication. an thirty (30) days, a reply within the statutory minimum of t aximum statutory period will apply and will expire SIX (6) M of for reply will, by statute, cause the application to become e months after the mailing date of this communication, even	a reply be timely filed hirty (30) days will be considered timely. ONTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).		
Status	•			
1) Responsive to communication	on(s) filed on			
2a)☐ This action is FINAL .	2b)⊠ This action is non-final.			
3)☐ Since this application is in co	ondition for allowance except for formal ma	atters, prosecution as to the merits is		
•	e practice under <i>Ex parte Quayle</i> , 1935 C			
Disposition of Claims				
4)⊠ Claim(s) <u>1-17</u> is/are pending	in the application.	·		
•	is/are withdrawn from consideration.			
5) Claim(s) is/are allower				
6)⊠ Claim(s) <u>1-6</u> is/are rejected.				
7) Claim(s) is/are object	ed to.			
	restriction and/or election requirement.	. •		
Application Papers				
9)☐ The specification is objected	to by the Examiner.			
	_ is/are: a)☐ accepted or b)☐ objected t	o by the Examiner.		
	any objection to the drawing(s) be held in abey			
	including the correction is required if the drawing			
	ected to by the Examiner. Note the attach			
Priority under 35 U.S.C. § 119				
•	a claim for foreign priority under 35 U.S.C	8 119(a)-(d) or (f)		
a) ☐ All b) ☐ Some * c) ☐ No		. 3 5(-) (-) 5. (-).		
•	priority documents have been received.			
•	priority documents have been received.	Application No		
_ ·	copies of the priority documents have been			
•	ternational Bureau (PCT Rule 17.2(a)).	on the state of th		
• •	ce action for a list of the certified copies no	ot received		
See the attached detailed Offi	Co action for a hat of the defined copies in			
Attachment(s)	∆ □ 1-4	v Summary (PTO 442)		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing	Review (PTO-948) Paper N	v Summary (PTO-413) o(s)/Mail Date		
3) Information Disclosure Statement(s) (PTG	0-1449 or PTO/SB/08) 5) Notice o	f Informal Patent Application (PTO-152)		
Paper No(s)/Mail Date <u>10-30-2003</u> .	6)	·		





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Fax Cover Sheet

DATE:

August 26, 2005

TIME: 3:51 PM

TO:

Susan Stiles

PHONE: FAX:

703-610-8636

703-610-8686

FROM:

Cindy Kamp

PHONE:

314-553-2826

Emerson Electric Co.

Miles & Stockbridge

FAX:

314-553-3713

RE:

Office communication

CC:

Number of pages, including cover sheet:

16

Message:

Susan,

I will send the original mail received back to the patent office with a copy to the examiner. Good to talk to you again.

Cindy

ÉMERSON LEGAL DEPT Fax:3145533713

** Transmit Conf.Report **

Aug 26 2005 15:40

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Art Unit: 2683

Election/Restriction

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121 and 372:
- I. Claims 1-6 are, drawn to sending a chirp-on-demand signal to a mobile station, classified in class 455, subclass 456.2.
- II. Claims 7-17 are, drawn to communication between two base stations, classified in class 455, subclass 561.
- 2. The inventions are distinct, each from the other because of the following reasons:

Inventions [I] and [II] are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the sending of a chirp-on-demand signal doesn't require a calibrated transmission line between two base stations. The subcombination has separate utility such as a wireless unit with memory/browser arrangement for wireless internet application.

- 3. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.
- 4. During a phone conversation with the Examiner on 08-10-2005 the Applicant, James

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Carmicheal, elected to have group 1 examined.

5. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1-3 are rejected under 35 USC 103(a) as being unpatentable over Forssen et al. (U.S. Patent No. 6,031,490) in view of Cahn et al (U.S. Patent No. 5,535,278).

Referring to claim 1, Forssen et al teaches a wireless radio communications system that includes at least one communications tower and a mobile unit configured to transmit a chirp-on-demand signal (Column 4, Lines 40-45 and Figure 5; 507), the system comprising: a base station configured to issue a wireless command to the mobile unit (Figure 6 and Column 10, Lines 52-53), the wireless command instructing the mobile unit to transmit a chirp-on-demand signal (Figure 5; 507 & Column 4, Lines 40-43); and a location receiver operatively connected to the at

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least one communication tower configured to receive the chirp-on-demand signal from the mobile unit for determining a location calculation of the mobile unit (Figures 1 & 2 and Column 4, Lines 45-46 and Column 9, Lines 43-46), but does not teach and decoding the signal. Cahn et al. teaches decoding a signal (Column 2, Lines 28-30 and Column 6, Lines 43-55). Therefore at the time the invention was made, it would have been obvious to a person of ordinary skill in the art to combine the teaching of Forssen et al. with the teaching of Cahn et al. of decoding a signal to compute the range of the transmitter (Column 2, Lines 30-32).

Referring to claim 2, Forssen et al. teaches a mobile base station for emergencies (Column 12, Line 7), chirp-on-demand (Column 4, Lines 41-44) and location receiver (Column 4, Lines 45-46), but does not teach decoding a signal that is based on a pattern of frequency, amplitude, and timing. Cahn et al. teaches decoding a signal that is based on a pattern of frequency, amplitude, and timing (Column 2, Lines 28-30 and Column 6, Lines 43-55). Therefore at the time the invention was made, it would have been obvious to a person of ordinary skill in the art to combine the teaching of Forssen et al. with the teaching of Fisch et al. of decoding a signal that is based on a pattern of frequency, amplitude, and timing to to compute the range of the transmitter (Column 2, Lines 30-32).

Referring to claim 3, Forssen et al further teaches wherein the mobile unit is a cellular telephone (Figure 6;108).

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7. Claims 4-6 are rejected under 35 USC 103(a) as being unpatentable over Forssen et al. in view of Friedman (U.S. Patent No. 4,888,595).

Referring to claim 4, Forssen et al teaches a geographically locatable cellular telephone having chirp-on-demand capabilities (Column 4, Lines 40-45 and Figure 5; 507), the geographically locatable cellular telephone (Column 3, Lines 34-41) comprising: a chirp-ondemand instruction receiver integrated in the geographically locatable cellular telephone (Column 10, Lines 62-64), the chirp-on-demand instruction receiver configured to receive and interpret a chirp-on-demand instruction signal transmitted wirelessly from a cellular communications tower (Figure 1, Figure 5, 507 and Column 4, Lines 40-45) to the locatable cellular telephone during a pre-established call requiring geographic location services (Column 12, Lines 6-8) associated with a geographic location of the cellular telephone for the purpose of geographically locating the locatable cellular telephone (Column 4, Lines 55-57); and a transmission modulator integrated in the geographically locatable cellular telephone (Figure 1; 105), but does not teach the transmission modulator configured to modulate in a pattern the frequency, amplitude, and timing of a wireless radio frequency signal emanating from the geographically locatable cellular telephone, the pattern being pre-selected to provide a recognizable signal useful in geographically locating the cellular telephone. Friedman teaches the transmission modulator configured to modulate in a pattern the frequency, amplitude, and timing of a wireless radio frequency signal emanating from the geographically locatable cellular telephone (Column 2, Lines 50-63), the pattern being pre-selected to provide a recognizable signal useful in geographically locating the cellular telephone (Column 4, Lines 65-68).

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Therefore at the time the invention was made, it would have been obvious to a person of ordinary skill in the art to combine the art of Forssen et al with the teaching of Friedman wherein the transmission modulator configured to modulate in a pattern the frequency, amplitude, and timing of a wireless radio frequency signal emanating from the geographically locatable cellular telephone, the pattern being pre-selected to provide a recognizable signal useful in geographically locating the cellular telephone to provide an emergency transmitter in which the signal transmitted identifies the specific vehicle in distress (Column 2, line 1-3).

Referring to claim 5, Forssen et al further teaches wherein the pre-established call is transmitted on a channel separate from the wireless radio frequency signal used to provide a chirp-on-demand signal (Figure 5; 503,505 and 507). If the MS is not using a digital channel during the phone call, the MS is required to send a signal on a digital channel.

Referring to claim 6, Forssen et al further teaches wherein the pre-established call is carried on the wireless radio frequency signal (Figure 1; 108).

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's 8. disclosure.

Chao et al. U.S. Patent No. 6,314,281 discloses method and apparatus for precisely locating a mobile unit.

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Chen U.S. Patent No. 6,141,558 discloses method and apparatus for locating a subscriber unit in a communication system.

Chiang et al. U.S. Patent No. 6,741,863 method and apparatus for locating a wireless mobile unit.

Dunn et al. U.S. Patent No. 5,873,040 discloses wireless 911 emergency location.

Dupray U.S. Patent No. 6,249,252 discloses wireless location using multiple location estimators.

Karr et al. U.S. Patent Publication No. 2003/0222820 Wireless location using hybrid techniques.

Liu U.S. Patent Publication No. 2004/0029558 discloses method and system for determining a location of a wireless transmitting device and guiding the search for the same.

Sanderford et al. U.S. Patent No. 5,917,449 discloses enhanced position calculation.

Yamanaka et al. U.S. Patent No. 6,792,262 discloses mobile system and mobile management system.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to James D. Ewart whose telephone number is (571) 272-7864. The examiner can normally be reached on M-F 7am - 4pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Trost can be reached on (571)272-7872. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 872-9306 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (571)272-2600.

Ewart

August 17, 2005

WILLIAM TROST SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600

SEP 0 7 2005 %	Application/Control No. 10/695,894	Applicant(s)/F Reexamination CACI, J. CL/	on
Notice of References Cited	Examiner James D. Ewart	Art Unit 2683	Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number	Date	Name	Classification
\vdash		Country Code-Number-Kind Code	MM-YYYY		4FE/404.0
	Α	US-6,314,281	11-2001	Chao et al.	455/404.2
	В	US-6,741,863	05-2004	Chiang et al.	455/456.1
	C	US-4,873,520	10-1989	Fisch et al.	340/7.57
	D	US-4,888,595	12-1989	Friedman, Morton L.	342/457
	Ε	US-2003/0222820	12-2003	Karr et al.	342/457
	F	US-2004/0029558	02-2004	Liu, Hang	455/404.2
	G	US-5,917,449	06-1999	Sanderford et al.	342/457
	Н	US-6,792,262	09-2004	Yamanaka et al.	455/404.2
	1	US-5,535,278	07-1996	Cahn et al.	380/274
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NON-PATENT DOCUMENTS

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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

PTC/SB/08a (08-03)
Approved for use through 07/31/2006. OMB 0651-0031
U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Complete if Known

(To be assigned)

October 29, 2003

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Filing Date

Application Number

Substitute for form 1449A/PTO

Examiner

INFORMATION DISCLOSURE STATEMENT BY APPLICANT

(use as many sheets as necessary)

First Named Inventor J. Claude Caci Art Unit (To be assigned) **Examiner Name** (To be assigned)

Attorney Docket Number T3497-8770US01 of 3 Sheet

			U.S. PAT	ENT DOCUMENTS	
Examiner Initials				Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
SIX		US- 5,432,841	07-11-1995	Rimer	<u> </u>
€ کہ نہ		US- 5,701,328	12-23-1997	Schuchman et al.	<u> </u>
SPE		US- 5,758,288	05-26-1998	Dunn et al.	<u> </u>
job		US- 5,767,788	06-16-1998	Ness	
100		US- 5,815,814	09-29-1998	Dennison et al.	
75%		US- 5,873,040	02-16-1999	Dunn et al.	
JOE		US- 5,945,919	08-31-1999	Trask	
₹.\Z		US- 6,026,304	02-15-2000	Hilsenrath et al.	
10€		US- 6,031,490	02-29-2000	Forssen et al.	
1150		US- 6,083,248	07-04-2000	Thompson	
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705		US- 6,249,252 BI	06-19-2001	Dupray	
SIDE		US- 6,288,676 BI	09-11-2001	Maloncy	
105		US- 6,329,904 BI	12-11-2001	Lamb	
JUE		US- 5,631,642	05-20-1997	Brockelsby et al.	
JOE		US- 6,421,009 B2	07-16-2002	Suprunov	

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Date

Considered

8-11-2005

English language Translation is attached. This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete. including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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INF	ORMATIO	N DIS	SCLOSURE	Filing Date	October 29, 2003	
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Sheet	2	of	3	Attorney Docket Number	T3497-8770US01	

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1AS		US-	2001/0018		08-3	0-2001		Bunn					
1/2			2001/0036		11-0	1-2001		Koshima et a					
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INFO	ORMATIC	ON DISC	LOSURE	Filing Date	October 29, 2003
QTA	TEMENT		PLICANT	First Named Inventor	J. Claude Caci
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Sheet	3	of	3	Attorney Docket Number	T3497-8770US01

OTHER PRIOR ART - NON PATENT LITERATURE DOCUMENTS			
Examiner nitials*	Cite No.1	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	י
JOE		Ian LACY et al., "Will Location-based Services Be the Next Golden Child?", Location, Location, Kellogg TechVenture 2001 - Location Based Services, April 15, 2001	
JOE		"EMS Communications Policy Manual", Montgomery County, Pennsylvania, Department of Public Safety, Division of Emergency Medical Services, Montgomery County EMS Communications Manual, September 2002.	
105		"Aircraft Rescue and Firefighting Communications", Advisory Circular, U.S. Department of Transportation, Federal Aviation Administration, July 1, 1999.	
JDE		Tomi SARVANKO, "Positioning Standards E911, E112 and UMTS"	
عمد		"Wireless Evolution"	
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Examiner Signature Date Considered 08-/1-2005

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